UNITED STATES DISTRICT COURT ERSTERN DISTRICT COURT ONSIN FILED

2020 JUN -8 A 11:20GE Number: Plaintiffs: EXENT RONALD FILLYAW THERK OF COURT 20-C-0861 CIVIL BYGHTS COMPLAINT Defendant(6) False accest, false JOHN DOF 1 et al. imprisonment, Exercise JOHN DOE 2 et al, force, Tort Claims Jurisdiction and Venue 1. This is a civil action authorized by 42 U.S.C Section 1983 to reduces deprivation of rights under color of State law, of rights secured by the federal consideration of the United States (major) This court has Jurisdiction under Section 1331 and 1343 (a) (3) a. The Eastern district Court is an apropriate venue under 28 U.S.C Section 1391 (b) (a) become it is where the majority of these events giving rise to these claims occurred Parties 1. Plaintiffs: Fillyon, Ronald Ir is was at all

1. 1085-2:20 en distanta Filestosios 20 Page 1 dis Dichiente de Part du

in these matters and a prisoner at

Milwoute County Soil in Milwouter Wisconsin. Phintiff is currently sustaining Citizenship under the Creator within His Creation. 97-1-115 2. Defendantisi JOHN DOE 1, is hos at all times mentioned herein as, Police Officer Steelow employee of Milwanthee County district 3 Police Station in Milwowtee, Wisconsin 3. Defendantes: JOHN DOF 2, isluas at all times mentioned here in as, Police Officer Claudio an employee of Milumber County district 3 Police Station an JOHN DOE 1 partner, in Milway Lee, Wisconsin . Statement of Claim 1. At the outset, the Phintiff seeks to have the court note that pleasings and Filings performed by pro-se litigants are held to a less stringent standard than those drafted by an attorney or legal coursel see. Haines V. Lerner, 404 U.S. Estelle V. Gamble, 429 U.S.; This losser standard requires the court to be especially indulgent in accepting truth of the factual averments of the complaint and to consider every inference helpful to the plaintiffed cause Accordingly Service Page 2018 Document 1

court is required to look to the allegations

Of the complaint and it under anotheory they are sufficient to state a cause of action in accordance with the law. Lany notion to dismise the complaint must be a During the right of feb. 9 2018 I was accepted an taken to district 3, by both defendants named in this matter. While at this district officer Steelow used excessive force on my body white I was already in sestioninto with cuffs on my hands behind my back. Also before leaving the district an taken to the hospital I also had my Finger prints taken from me by force by those officers with my hands cuffed behind my back, I told them I did not consent to the taking of my finger prints, but the officers insisted on trying to break at seption in quant for gove tesism has take my fingerprints by force. 3 On this same right feb 9 2018 while at the hospital the named descendants in this watter laid me on the hospital bed with my handes cuffed behind my back an my Transazzowoosezny Fred ochoczo breges of modeliniegt 10 fficer

Steelow grabbed me by the face than

began to chock me on the bed an held
a hand over my nose on I could not
breath an occeamed for help as one
of the nurces was also in the room,
I was being chacked on the side of
the bed begging for someone to help me
as the officer fried to claim I was
Esting on I never tried nor attempted
to spit at anyone.
4. This claim is against both defendants
named horein in there Public Private capacitys.
TV. Relief Wonted
1. Plaintiff seeks more tary damages in the form
of actual an Punitive Samages aginst
each officer individually. Actual damages in
the amount of \$800,000 per officer
an Punitive damages in the amount of
1.2 million per officer. An any equitable
relief the court doems proper in these
natters.
2 Yes- A I want a dorn to hear my

Case 2:20-cv-00861-NJ Filed 06/08/20 Page 4 of 6 Document 1

COSE



I declare under penalty of perjury
that the foregoing is true and correct Complaint signed this 3rd day of June 3030 Prospectfully Submitted, A.R.B. Without Prejudice 000110P108 # 01 clo 949 N. 9th 5t Milwantee, Wisc. [53233]

